

What Easter Week Brings Forth at Sachs

EASTER WHITE GOODS,
20c. QUALITY FOR 12½c yard.

FOR balance of this week, providing goods hold out, we offer a fine of sheer white goods, in lace stripes, fancy checks, satin stripes, etc., regular price 6 yards for \$1.00 and 200 materials at 12 1-2c. yd.

\$1.50 Linen Damask \$1.00 yd. Extra fine linen table damask, 2 yards wide, our \$1.00 quality, on sale at \$1.00 yd.

15c Pillow Cases at 15c each as long as they last. They are all ready for use. Sizes 42x36 and 46x36. Our regular 15c values. Sale price 10c.

EMBROIDERED EOLIENNES.

An elegant new material, light weight, will make handsome afternoon or evening costume. Colorings are perfect; white, cream, champagne, light blue, grey, pink and the new green. 60c a yard.

EMBROIDERED LINEN.

Entirely new, washable, just right for shirt waist suits. Colors: cream, light blue, ecru and yale. 35c a yd.

N. S. SACHS' DRY GOODS CO. LTD., Cor Fort and Beretania Sts.

Palm Ice Cream Parlor

(Late Miller's). 118 HOTEL ST., NEAR FORT.

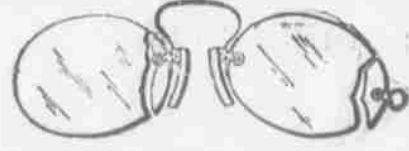
LUDWIGSEN & JUNCL US,

PROPRIETORS.

First Class Lunch Rooms

Civility and prompt attention to patrons by capable waiters.

CANDIES AND ICE CREAM ARE SPECIALTIES.



Quick Repairs

Simple or complicated lenses duplicated—quick and accurate work. Prescription work a specialty.

Broken Frames

Repaired promptly and to last.

A. N. SANFORD,
Optician,
Boston Building, Fort Street,
Over May & Co.

ROAD BOARDS DISCHARGED

THOSE WHICH HAVE SPENT ALL FUNDS WILL GO OUT OF EXISTENCE.

A number of road boards were notified by Acting Governor Atkinson yesterday that their days of usefulness have ended. They were Territorial boards and remained in existence after the county system started to spend balances left on hand! The acting governor's notices were based on the following letter from Superintendent Holloway:

Sir: I beg to advise you that the following road boards have expended the road tax balances held to their credit prior to the going into effect of the County Act. As they have no further duties to perform, I would suggest that their commissions be canceled, as this has been done, in several other cases where road tax funds have been expended:

ISLAND OF HAWAII.
South Hilo—John T. Moir (chairman), L. A. Andrews, George Ross.

North Kohala—John Hind (chairman), H. H. Renton.

South Kohala—M. Kopi (chairman), R. M. Spencer, C. B. Wells.

South Kona—W. H. Greenwell (chairman), L. P. Lincoln.

ISLAND OF MOLOKAI.
D. McCollister (chairman), J. H. Mahoe.

ISLAND OF LANAI.
Lanai—Charles Gay (chairman), S. Kenul, Kelihanaun.

ISLAND OF OAHU.
Wai'anae—A. S. Mahautu (chairman), W. W. Goodloe, Edward Hore.

Koolau—Andrew Adams, (chairman), S. E. Wooley, J. W. Keap.

ISLAND OF KAUAI.
Lihue—R. L. Wilcox (chairman), J. H. Kaiwi, F. Weber.

"C. S. HOLLOWAY,
Superintendent of Public Works."

HALEIWA.

The Haleiwa Hotel, Honolulu's famous country resort, on the line of the Oahu Railway, contains every modern improvement and affords its guests an opportunity to enjoy all amusements—golf, tennis, billiards, fresh and salt water bathing, shooting, fishing, riding and driving. Ticket, including railway fare and one full day's room and board, are sold at the Honolulu Station and Trent & Company for 45c. For departure of trains, consult time table. On Sundays, the Haleiwa Limited, a two hour train, leaves at 12:30 a.m. returning arrives in Honolulu at 10:30 a.m.

A Columbia Graphophone is given absolutely free to Star subscribers. Read offer on page 1.

EXPERTS DECLINE TO COME

JOHNSON MURDER TRIAL OPENS THIS MORNING WITH AN ABSENCE OF THE EXPECTED MEDICAL WITNESS—DR. McDONALD IS SUMMONED TO COURT BY A PEREMPTORY SUBPOENA AND QUALIFIES AS AN EXPERT ON INSANITY

The medical experts to testify in the Johnson case all failed to appear in Judge Robinson's court this morning. Attorney Harrison for the defense announced that they had told him they had not had time to study the hypothetical question and were not ready with opinions. He expected Dr. Wayson and Dr. Peterson at two o'clock, and hoped Dr. McDonald would come at once. The latter, however, declined to do anything of the kind, and Judge Robinson issued a forthwith subpoena, which brought him into court at about a quarter past eleven.

The case furnishes a striking example of the unfairness of the present law. It is contended, in the matter of giving the defense a chance to get witnesses, and Judge Robinson during recess freely expressed the opinion that there should be a change. "I think it is only fair," he said in answer to a question about what could be done in the mat-

ter, that the Territory should pay the expenses of witness for the defense and for the prosecution as well. The Territory is not supposed to accept convictions. It is just as much interested in seeing that the litigants are acquitted as in seeing that the guilty are convicted."

When Dr. McDonald appeared, the question of his qualification to testify was raised by the defense, who also made a long objection to the hypothetical question, as an unfair statement of the facts of the case. Judge Robinson overruled all objections to the question and allowed further examination of Dr. McDonald, who had previously claimed being an expert on insanity, except as an medical practitioner. After considerably questioning Judge Robinson held that he was a qualified medical expert and as soon as afternoon the reading of the long hypothetical question began.

Mr. Fredrickson, attorney for the defense, asked that the jury be excused to go to the jury room to consider the question of the qualifications of Dr. McDonald. The judge said no, and the jury was sent back.

Dr. McDonald, who had just received his check this afternoon paid the taxes over to his successor.

The Chinese Association met last night and held a quiet and orderly session. All of the West accounts were submitted and settled.

The \$2,000 which was set aside for the

war against Spain should be paid over as soon as possible.

Everything is quiet in Chinatown and the Chinese seem safe that all of the recent trouble has died out. There is still some talk of trouble among the soldiers about the streets, and the council this morning, that no serious trouble is expected. The better class are all quiet and things are peaceful once more.

WASHINGTON, March 22.—Following

the experience of the Navy Department in its efforts to keep in touch with the dry dock Dewey in its remarkable cruise from the Philippines to the Philippines may result in a concerted attempt to secure international control within certain limits of wireless telegraphy. The officials have good reason to believe that in several instances the command of the towing expedition might have succeeded in communicating with the department, and that too, at times when there was genuine apprehension as to the safety of the tow, and the shore wireless stations responded to his sig-

nals.

At the present time when the supply ship Glacier is passing through Mediterranean waters, with wireless stations on adjacent shores, nothing

can be heard from her, and this is said to have occurred to other naval ships through the refusal of some of the wireless companies to accept messages not issued by them. Some years ago

the German government whose merchant marine had suffered in this way made inquiries to ascertain whether

there was not a possibility of securing an international agreement like the existing convention for the protection of ocean cables, for the regulation of the marine use of wireless telegraphy; but owing to the undeveloped state of the art at that time, nothing was accomplished.

It is now possible, however, attention having been directed

strongly to the subject by the cruise of the Dewey, that the effort would be renewed, to the end that all wireless companies will be obliged to accept any messages from any other company.

MONEY GOES TO ESTATE.

A decision of the Supreme Court this morning in the case of William L. Whitney vs. John Ross Reverses the judgment of the Circuit Court and holds that, after foreclosure under a power of sale after death of a mortgagor, any surplus remaining goes to the administrator of the estate to pay debts, and not directly to the heirs.

Castie & Withington appeared for plaintiff and Magoun & Lightfoot for defendant.

Entered for Record April 10, 1902.
From 9 a.m. to 4 p.m.

Est of Anton de Rego..... A. M.
Matsushima Uonokichi to Li Chong, C. M.
Lihue Plantin Co Ltd to G. N. Wilcox..... A.
Pu'u Hakoloopio to Kaimi Walkiki (G.)
George R. Carter and wife et al to Territory of Hawaii..... D.
Aloma to Yop Tel..... A. L.
Paul Nee to Goo Wan Hoy..... D.
Kokoena Smith and his to James A. Thompson..... P. A.
Ann Peterson and his to Kau Agricultural Co Ltd..... D.
George RCarter by regr..... N.
Est of Gustave Kunz by Execs et al to County of Oahu..... B. S.

Recoreed March 30, 1902.

Schuman Carriage Co Ltd to Sisters of the Sacred Heart, Sis Supr of D.
lots 1 to 8 (incl) blk 8, Kaimuki tract, Honolulu, Oahu. \$2000. B 278, p 357. Dated Mar 29, 1902.

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Hilo, R. H. 6s..... A. M.
Hon. R. T. 6s..... A. M.
Hon. R. T. Com..... B. S.
Mutual Tele. Co..... 9.00
Oahu Railway..... 94.00
Hon. Brew. Co..... 25.00
Hon. Ter. 4s..... 5.5 100.00
Hon. Govt. 6s..... 100.00
Cal. Beet 6s..... 102.50
Hauku Sugar 6s..... 103.50
Hon. Com. 5s..... 105.00
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Kakuku Plan. Co. 6s..... 101.00
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